UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

PAMELA REILLY, as personal representative of the Estate of Rosemarie Reilly,

Plaintiff,		
,		Case No. 1:18-cv-1149
v.		HON JANET T NEED
OTTAWA COUNTY, et al.,		HON. JANET T. NEFI
Defendants.		
	/	

ORDER TO STRIKE

On November 1, 2018, Defendants Ottawa County, Brandon Tubergen, Chris Dill and Dennis Luce filed their Answer to the complaint with affirmative defenses and jury demand (ECF No. 5). Upon review of the Answer, the Court finds that Defendants Ottawa County, Brandon Tubergen, Chris Dill and Dennis Luce failed to comply with W.D. Mich. LCivR 8.2, which requires a responsive pleading under FED. R. CIV. P. 8(B) to recite verbatim that paragraph of the pleading, or amended pleading, to which it is responsive, followed by the response. For this reason, the Answer is stricken. Therefore,

IT IS HEREBY ORDERED that the Answer to the complaint with affirmative defenses and jury demand (ECF No. 5) is STRICKEN. Defendants Ottawa County, Brandon Tubergen, Chris Dill and Dennis Luce shall file a corrected answer, complying with the court rules, <u>no later</u> than seven (7) days from the date of this Order.

Dated: November 2, 2018

/s/ Janet T. Neff

JANET T. NEFF

United States District Judge